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February 28, 2008

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Hon. Paul A. Crotty United States District Court Southern District of New York United States Courthouse, Room 735 500 Pearl Street New York, New York 10007

Re:

In re Dana Corp., et al. Case No. 08 cv 1037

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REQUEST FOR IMMEDIATE RELIEF

Dear Judge Crotty:

Dana Corporation and its affiliated debtors (the "Appellees") request immediate relief in this bankruptcy appeal to permit an expansion of Appellees' Combined Appellate Brief and Dismissal Motion. This request involves a partial modification to Your Honor's Order, dated February 21, 2008.

We represent the Appellees in the above-referenced consolidated appeals of the Bankruptcy Court's December 26, 2007 order confirming the Appellees' joint chapter 11 plan of reorganization (the "Plan").

On February 21, 2008, Your Honor issued an Order setting forth the Briefing Schedule for these appeals. Appellees respectfully request a modification of that Order to increase the page limit for Appellees' Combined Appellate Brief and Dismissal Motion from 30 to 40 pages. Such a modification is necessary so that the Appellees can satisfactorily address the numerous and complex issues involved in the Dismissal Motion and respond to two separate opening briefs filed by Appellants in these consolidated appeals.

On February 25, 2008, we contacted counsel for both Appellants by phone to request their consent to this requested modification. Counsel for the Ad Hoc Committee of Asbestos Personal Injury Claimants has agreed to our proposed modification on the condition that the page limit for their Appellate Reply Brief and Opposition to Dismissal Motion be increased from 25 to 35 pages. Appellees would consent to this condition if their page limit is extended as requested above. Counsel for Jose Angel Valdez has not yet responded to our inquiries.

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If the Court has any questions regarding this request, we are available for a teleconference at the Court's convenience. In the alternative, the Court may simply "so order" this letter request.

Appellees' Combined Appellate Brief and Dismissal Motion is currently due on March 14, 2008. Accordingly, we respectfully request immediate relief.

Respectfully,

Staven C. Bennett

cc: By Electronic Mail and Federal Express Douglas T. Tabachnik, Esq.

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